

PHILLIPS & BORDALLO

DISTRICT COURT OF GUAM

TERRITORY OF GUAM

Plaintiffs Ignacio T. Reves and Espreciosa L.G. Reves, through their attorneys of

record, Phillips and Bordallo, P.C., by Michael F. Phillips, request the Court allow an

enlargement of time of one (1) week for the submission of the Scheduling Order and

Discovery Plan. This motion is brought forth pursuant to Local Rule 16.5 to allow the parties

adequate time to review the scheduling order and discovery plan submitted by Plaintiff to

Defendant for approval. Due to the current caseload of Plaintiff's counsel, the scheduling

A Professional Corporation
410 West O'Brien Drive, Suite 102 Hagåtña, Guam 96910-5044
Tel: (671) 477-ABCD (2223) • Fax: (671) 477-2FAX (2329)
"I Erensia, Lina'Ia', Espiritu-ta"

Plaintiff.

Defendants.

VS.

FILED

JUN - 6 2006 WD

MARY L.M. MORAN CLERK OF COURT

06-00010

Civil Case No. CV186-06

MOTION FOR ENLARGEMENT

OF TIME TO FILE PROPOSED

SCHEDULING ORDER AND

DISCOVERY PLAN

Attorneys for Plaintiffs

Ignacio T Reyes et al.,

LPP Mortgage Ltd., et al.,

5

6

7

8

10

11

12 13

14

16

15

17

18 19

20

21

22

23

2425

26

27

28

order and discovery plan were not delivered to Defendant's counsel until June 5, 2006 leaving insufficient time for the Defendant's counsel to review and consent.

insufficient time for the Defendant's counsel to review and consent.

Respectfully submitted this 6th day of June 2006

PHILLIPS & BORDALLO, P.C. Attorneys for Plaintiff

ORIGINAL

Document 8

Filed 06/06/2006

Page 1 of 1